NOTICE/SUMMONS AND ORDER FOR HEARING - TERMINATION OF PARENTAL RIGHTS

JD-JM-40 Rev. 10-22 C.G.S. § 45a-716; P.A. 21-15; P.B. §§ 32a-1(g) 33a-2(b), (c), 33a-4, 33a-5

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This form is available in other language(s).

STATE OF CONNECTICUT SUPERIOR COURT JUVENILE MATTERS www jud.ct.gov

Instructions to Clerk

1. Set matter down for hearing not more than 30 days after petition is filed, except not more than 20 days after a consent petition is filed.

2. Fill in name and telephone number of clerk in "Notice to Person(s)..."

Superior Court for juvenile matters	at (Address of Court)		In the interest of (Name of child)	
Summons/Order for He	aring and Notic	 :e		
	_		nor child named above has been presented to the court.	
1. That the following persor	s are summoned	come to court at the above addre	ess on:	
A hearing on this n	natter is scheduled fo	:		
Date	Time (<i>A.M./P.M.</i>)			
hearing date as follows:	_		ons and the petition at least ten (10) days before the above	
Name and Address	, naving a true and	rattested copy or the petition and	d this order left with and in the hands of:	
1				
2				
3				—
Name and Address		.,	this order at the usual place of abode:	
				—
By certified mail, res	stricted delivery, re	turn receipt requested, addresse		
3				
By Publication: Name(s) and location(s) o	f newspaper(s)			
To give notice to: (Name a				
Date at (Town)	On (Date)	By order of the court (Name of Judge)	Signed (Clerk)	
Notice to Person(s) Wh	ose Parental R	ights are Sought to be Term	ninated	
1 Failure to appear: If you	do not come to co	ourt the court may take action ac	gainst you including entering orders affecting your parental	

- Failure to appear: If you do not come to court, the court may take action against you including entering orders affecting your parental riahts.
- 2. Right to counsel: You have a right to be represented by an attorney. If you want an attorney but cannot pay for one and if you give proof that you cannot pay, the court will make sure that the Chief Public Defender assigns an attorney to you. Your request for an attorney should be made immediately by filling out the JD-JM-114, Application for Appointment of Counsel/Waiver of Fees form. Submit the application form in person, by mail, or fax at the court location where your hearing is going to be held.
- 3. Effects of a termination decree: The termination decree will be the complete end of the legal relationship between the child and the person(s) whose parental rights have been terminated so that the child is free for adoption except it shall not affect the right of inheritance of the child or the religious affiliation of the child. The parent will have no legal right or responsibility to care for the child or make any decisions on behalf of the child, to obtain the child's birth certificate or any state or federal benefit. The parent will have no legal responsibility to support or to pay for the child's expenses after the effective date of termination. The child will be legally free for adoption after the termination and the parent will have no right to notice of the adoption proceedings nor any right to participate in the proceedings.
- 4. Right to remain silent: You have the right to refuse to make any statements; any statements you make may be introduced in evidence and used against you.

Name of Clerk	Telephone number	Fax number

Return of Service - 10 be completed by any	Docket number	
STATE OF CONNECTICUT		
County of SS.	Name of person(s) served	Date of service
55.		Fees
Then and there, I duly served the foregoing petition, order	Сору	
respondent(s), by either <i>(select one):</i> leaving with <i>(for in hand);</i> or		Endorsement
leaving at the usual place of abode (for abode) at	Service	
The within and foregoing is a true and attested copy of the	Travel .	
Attest (Signature and title of proper officer)		Total
STATE OF CONNECTICUT		
County of SS.	Name of person(s) served	Date of service
		Fees
Then and there, I duly served the foregoing petition, order	er and summons on the above-named	Сору
respondent(s), by either (select one): leaving with (for in hand); or		Endorsement
leaving at the usual place of abode (for abode) at		Service
The within and foregoing is a true and attested copy of the	Travel .	
Attest (Signature and title of proper officer)	Total	
STATE OF CONNECTICUT		_
	Name of person(s) served	Date of service
SS.	1 (7)	
		Fees Copy
Then and there, I duly served the foregoing petition, orderespondent(s), by either (select one):	Endorsement	
☐ leaving with <i>(for in hand);</i> or ☐ leaving at the usual place of abode <i>(for abode)</i>		
at	Service -	
The within and foregoing is a true and attested copy of the	Travel .	
Attest (Signature and title of proper officer)		Total
For Mail Service		
STATE OF CONNECTICUT		
County of SS.	United States Port Office at (Town)	Date of service
Then and there, by virtue hereof, I made service of the w	vithin petition, order and summons by	Fees
depositing a true and attested copy by United States Pos	Сору	
☐ restricted delivery, return receipt requested; or ☐ first class mail; or	Endorsement	
certified mail, return receipt requested.	Service	
The within and foregoing is the original petition, order an	lorsed. Travel	
Attest (Signature and title of proper officer)	Total	

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PETITION FOR TERMINATION OF PARENTAL RIGHTS

C.G.S. §§ 17a-111b, 17a-112, 45a-715, 45a-717; P.A. 21-15; P.B. § 33a-1 310 C. 485.



TO: The Superior Court For Juvenile Matters:

Address of court				Docket number		
	nild in the custody of the Commis	•		Families (DCF).		
Ne	eglect/Uncared-for/Abuse Petition	1 (Coterminous Po			15	
In the Interest of:	Name of minor child		Place of birth		Date of birth	
(a person under the age of	Present address (Tribe and reservation, If ch	nild is American Indian\			Sex	
eighteen years)	,	,			John	
	Name of petitioner	Address of petitioner				
Petitioner	Relationship to Child (if any) Guardian Other (Specify)					
	(1) Name		Tribe and reservation if America	an Indian	Date of birth	
	Address					
	(2) Name		Tribe and reservation if America	an Indian	Date of birth	
Parents/ Respondents (Include alleged	Address					
parent, if applicable)	(3) Name		Tribe and reservation if America	an Indian	Date of birth	
	Address					
	If parent(s) is/are minor(s), Give name(s) and address(es) of parent(s) or guardian(s) of the person of the minor parents					
	in parent(s) is/are minor(s), Give name(s) and address(es) or parent(s) or guardian(s) or the person or the minor parents					
Guardianship/	Name and address of current guardian of the person of the child Commissioner of DCF Other (Specify):					
Custody	Name of persons or agencies which have agreed to accept custody or guardianship of child upon disposition					
Court Appointed Guardian(s) Ad Litem	Name(s) and address(es) of guardian(s) ad litem appointed in prior proceedings					
Placement Agency	Commissioner of DCF Dth	ner (Specify):				
The petitioner re	epresents:					
•	of the parent named below should	be terminated in the	e best interests of the child	, for the following rea	sons under Genera	
•	spect to the child;		arily and knowingly conser		• •	
(No further all	legation against a consenting paren	t is required. Attach	completed form JD-JM-60	for any consenting p	parent.) OR	
2. DCF has r	made reasonable efforts to locate the	e parent 1	parent 2 pare	ent 3.		
DCF has r	made reasonable efforts to reunify th		parent 1 parent		OR	
parent 1 parent 2 parent 3 is/are unable or unwilling to benefit from reunification efforts.						
_	ole efforts to reunify are not required ad at a hearing under General Statut			•	the court	
Reasonable efforts to reunify are not required for the parent 1 parent 2 parent 3 because the court has approved a permanency plan other than reunification in accordance with General Statutes § 17a-111b.						

3. The p	etitioner alleges the following groun	d(s) for termination of pa	arental rights:		
A.	The child has been abandoned by t maintain a reasonable degree of int			parent 3 in the sense that the parent(s) failed to elfare of the child.	
☐ B1	provided specific steps to take to fa	acilitate the return of the sonal rehabilitation that v	child and the would encourage th	od or uncared for, and the parent has been parent 1 parent 2 parent 3 has/have be belief that within a reasonable time, considering ion in the life of the child, or	
☐ B2	and the parent has been given sp parent 1 parent 2	ecific steps to take to fac parent 3 has/have facesonable time, conside	cilitate the return of ailed to achieve the	he Commissioner for at least 15 (fifteen) months the child and the degree of personal rehabilitation that would eeds of the child, he/she/they could assume a	
C.	The child has been denied, by reas omission; including but not limited t guidance or control necessary for h	o, sexual molestation or	exploitation, severe	parent 2 parent 3 of commission or physical abuse or a pattern of abuse, the care, onal well being.	
D.	·	lay-to-day basis the phys	sical, emotional, mo	nt 2 parent 3 that ordinarily develops as a oral, and educational needs of the child and to allow aship would be detrimental to the best interests of	
E.	E. The parent 1 parent 2 parent 3 of the child, under the age of 7 (seven) years who is neglected, abused or uncared for, has/have failed, is/are unable or is/are unwilling to achieve such degree of personal rehabilitation as would encourage the belief that within a reasonable period of time, considering the age and needs of the child, such parent(s) could assume a responsible position in the life of the child and the parent's/parents' parental rights of another child were previously terminated pursuant to a petition filed by the Commissioner of the Department of Children and Families.				
☐ F.	F. The parent 1 parent 2 parent 3 has killed through a deliberate, non-accidental act another child of the parent or has requested, commanded, importuned, attempted, conspired, or solicited such killing or has committed an assault, through a deliberate non-accidental act that resulted in serious bodily injury of another child of the parent.				
☐ G.	G. The parent 1 parent 2 parent 3 committed an act that constitutes sexual assault as described General Statutes 53a-70, 53a-70a, 53a-70c, 53a-71, 53a-72a, 53a-72b, or 53a-73a, or compelling a spouse or cohabitor to engage in sexual intercourse by the use of force or by the threat of the use of force as described in § 53a-70b, if such act resulted in the conception of the child.				
4. The summary of facts, the particular facts upon which termination is sought, is attached hereto and made a part hereof.					
For thes	e reasons, the petitioner requests th	at the court terminate the	e parental rights of:		
Name(s) o	parent(s) whose rights are sought to be termi	nated			
And appoint a: Statutory parent for the child. Guardian of the person of the child.					
Signed by	(Petitioner)	Subscribed and sworn to before me on:	Date	Signed (Judge, Notary, Commissioner of the Superior Court)	
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